

IN THE UNITED STATES DISTRICT COURT FOR THE  
WESTERN DISTRICT OF OKLAHOMA

WILLIAM J. HOLLOWAY, JR. UNITED STATES COURTHOUSE  
200 N.W. 4<sup>TH</sup> STREET, OKLAHOMA CITY, OKLAHOMA 73102

**TELEPHONIC**

**STATUS/SCHEDULING CONFERENCE DOCKET BEFORE JUDGE STEPHEN P. FRIOT**

**THURSDAY, DECEMBER 1, 2022**

**NOTICE TO ALL COUNSEL:**

This status/scheduling conference docket will be conducted telephonically.

Counsel and pro se litigants who plan to participate in this status/scheduling conference are **DIRECTED** to make arrangements for telephonic appearance not later than **Tuesday, November 29, 2022**. Such arrangements shall be made by contacting courtroom deputy Lori Gray at [lori\\_gray@okwd.uscourts.gov](mailto:lori_gray@okwd.uscourts.gov) and providing her with the name and telephone number of the participant. The court will initiate the call for the conference.

The court will permit only one attorney per party to participate in the conference. Participants shall use a landline if at all possible and shall not use a speaker phone.

Local Rule 16.1 requires the filing of a Joint Status Report and Discovery Plan. The report must be filed not later than **Tuesday, November 29, 2022**. The Joint Status Report and Discovery Plan is a joint report to be initiated by the plaintiff. It should include a concise statement of the case to inform the court of the basic factual background and primary contentions of the parties. (LCvR16.1).

All counsel and pro se litigants are directed to familiarize themselves with Judge Friot's chambers procedures which may be found at [https://www.okwd.uscourts.gov/wp-content/uploads/Judge\\_Friot\\_Chambers\\_Rules3.pdf](https://www.okwd.uscourts.gov/wp-content/uploads/Judge_Friot_Chambers_Rules3.pdf). If you do not have internet access, the courtroom deputy will be happy to give you a copy of these chambers procedures. You will be asked at the status and scheduling conference whether you have any questions about these chambers procedures. The parties should pay particular attention to the court's expectations, based on the Federal Rules of Civil Procedure and applicable case law, with respect to full and timely compliance with requirements with respect to Rule 26(a)(2)(B) reports from retained experts.

The disclosures required by Fed.R.Civ.P. 26(a)(1) must be made not later than seven days before the date of the status/scheduling conference.

The parties should carefully read and heed Sections 3 and 4 of the OBA Standards of Professionalism, approved by the OBA on April 20, 2006 (accessible at the OBA website).

---

9:00 A.M.

CIV-22-699-F                      Randy Lundy                                      Rodney D. Stewart

-vs-

HL Motor Group, Inc., Highlight Motor                      Michael T. Franz  
Freight USA, Inc., Old Republic                                      Jeremy K. Schrag  
Insurance Company, and Ognjen  
Milanovic

-AND-

CIV-22-752-F                      Farmers Mutual Fire Insurance                                      Gerard F. Pignato  
Company of Okarche    Matthew C. Kane

-vs-

HL Motor Group, Inc. and Ognjen                                      Michael T. Franz  
Milanovic    Jeremy K. Schrag

---

9:15 A.M.

CIV-22-772-F                      Andrew Chaballa, as Next of Kin of                                      Ryan J. Fulda  
Laverne Somers, Deceased, and    Jonathan Steele  
Andrew Chaballa, as Administrator  
of the Estate of Laverne Somers

-vs-

SP Healthcare Management LLC,                                      Brian M. Keester  
Midwest Geriatric Management, LLC,                                      Kaylee P. Davis-Maddy  
and Judah Bienstock